Official Official

Practitioner's Docket No. 297-005754-US(REI)

# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

in re application of: J. Hamalainen

Application No.: 09 / 255,325

Group No.:

.; 2739 C. Lee

Filed: 2/23/99 Examiner:

For System For Transmitting Packet Data In Digital Cellular Time Division Multiple Access

(TDMA) Air Interface

Assistant Commissioner for Patents Washington, D.C. 20231

### PETITION AND FEE FOR EXTENSION OF TIME (37 C.F.R. § 1.136(a))

1. This is a petition for an extension of the time for a total period of  $\frac{1}{1}$  months to respond to the office action of May 24, 2000.

#### (indicate matter being extended)

NOTE: "Extensions of Time in Patent Cases (Supplement Amendments)—If a timely and complete response has been filed after a Non-Final Office Action, an extension of time is not required to permit filing ancilor entry of an additional amendment after expiration of the shortened statutory period.

"If a timely response has been filed after a Final Office Action, an extension of time is required to permit filing and/or entry of a Notice of Appeal or filing and/or entry of an additional amendment after expiration of the shortened statutory period unless the timely-filed response placed the application in condition for allowance. Of course, if a Notice of Appeal has been filed within the shortened statutory period, the period has ceased to run." Notice of Dec. 10, 1985 (1061 O.G. 34-35).

NOTE: See 37 C.F.R. § 1.645 for extensions of time in interference proceedings and 37 C.F.R. § 1.550(c) for extensions of time in reexamination proceedings.

NOTE: An extension of time under 37 C.F.R. § 1.138(a)(1) is available unless:

\*(i) Applicant is notified otherwise in an Office action;

"何 The reply is a reply brief submitted pursuant to § 1.193(b);

"间 The reply is a request for an oral hearing submitted pursuant to § 1.194(b);

\*(iv) The reply is to a decision by the Board of Patent Appeals and Interferences pursuant to § 1.196, § 1.197 or § 1.304; or

"(v) The application is involved in an interference declared pursuant to § 1.611."

# CERTIFICATE OF MAILING/TRANSMISSION (37 C.F.R. § 1.8(a))

I hereby certify that this correspondence is, on the date shown below, being:

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09/27/2000 JDOBBS Assistant Complexister 497/368232. Washington, D.C. 20231.

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Date: 9/25/00

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Signature

DAVID AKER

(type or print name of person certifying)

(Petition and Fee for Extension of Time (37 C.F.R. § 1.135(a) [11-2]—page 1 of 3)

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| <ol><li>A response in connect</li></ol>              | ion with the matter for v  | which this extension is                                      | requested:                  |
|--|--|--|-----------------------------|
| is filed herewith.                                   |  |  | • • •                       |
| ☐ has been filed.                                    |  |  |                             |
| (co  | mplete the following, if a   | applicable)  |                             |
| to the ming of a continuing conditioned upon the gra | g of a continuing application is<br>sing in such a case, the petition<br>application and also include an<br>arting of the petition and the<br>13, 1983, 1031 O.G. 11-12. | n for extension of time should<br>express abandonment of the | specifically refe           |
| The response abandonment application.                | is the filing of a continu<br>conditioned on the grant   | ation application having ting of a filing date to the        | an express<br>le continuing |
| 3. Applicant is                                      |  |  |                             |
| 🔲 a small entity. A st                               | atement:   |  |                             |
| ☐ is attached.                                       |  |  |                             |
| ☐ was already file                                   | ed.  |  |                             |
| other than a small                                   | entity,  |  |                             |
| <ol><li>Calculation of extension</li></ol>           | fee (37 C.F.R. § 1.17(a  | )(1)—(5)):   |                             |
| Extension<br>( <u>months</u> )<br>one month          | Fee for other than<br>small entity<br>\$ 110.00  | Fee for small entity \$ 55.00                                | •                           |
| two months three months four months five months      | \$ 380.00<br>\$ 870.00<br>\$ 1,360.00<br>\$ 1,850.00   | \$ 190.00<br>\$ 435.00<br>\$ 680.00<br>\$ 925.00             | ,                           |
|  | Fee:   | \$ _110  |                             |
| If an additional extension of                        | time is required, please   | consider this a petitio                                      | n therefor.                 |
|  | complete the next item   |  |                             |
| An extension for therefor of \$                      | •  | ready been secured. T  | he fee paid<br>due for the  |
| Extension fee due with this requ                     | uest \$  | 110  |                             |
| 5. Extended period for respon                        | ·<br>Nea   |  |                             |
| Based on the extension reque                         | sted in this petition (and   | that for which a previ                                       | ous petition                |
| has been filed, if any), the exter                   | idea period for respons  | se will expire on9/25  | /00<br>Date                 |
| ;  |  |  |                             |
|  |  | •  |                             |
|  |  | •  |                             |
| (Petition and  | Fee for Extension of Time (5   | 37 C.F.R. § 1.136(a) [11-2]-                                 | -page 2 of 3)               |

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### 6. Fee Payment

| six-month period has expired before abandoned. In those instances wh               | re is no authorization to charge an account, additional feas are to consumed in making up the original deficiency. If the maximum, to the deficiency is noted and corrected, the application is held are authorization to charge is included, processing delays are |
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| ericonvicies ar réchiné de Dadeis  | to the PTO Finance Branch in order to apply these charges prior   |
|  | sum of \$   |
| ☐ Charge Account   | for any additional extension and/or or any excess fee paid.   |
| <ul> <li>Charge fee to Account No.</li> <li>any additional extension an</li> </ul> | This is a request to charge for d/or fee required or credit for any excess fee paid.  |
| A duplicate copy of thi  |   |
| ·  | Dail Alex   |
|  | SIGNATURE OF PRACTITIONER   |
| Reg. No.: <sup>29,277</sup>  |   |
|  | David Aker  |
| Tel. No.: ( 203 ) 259-1800 x108  | (type or print name of practitioner)<br>Perman & Green, LLP   |
|  | 425 Post Road   |
| Sustomer No.: 2512   | P.O. Address  |
|  | Fairfield, CT 06430   |
| -  |   |

Serial No. 09/255,325

3

filed: 2/23/99

(Petition and Fee for Extension of Time (37 C.F.R. § 1.136(a) [11-2]—page 3 of 3)

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# Practitioner's Docket No. 297-005754-US(REI)

# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of: J. Hamalainen

Application No.: 09 / 255,325

2739 Group No.:

Examiner;

Filed: 2/23/99

C. Lee For: System For Transmitting Packet Data In Digital Cellular Time Division Multiple Access

(TDMA) Air Interface

Assistant Commissioner for Patents Washington, D.C. 20231

# PETITION AND FEE FOR EXTENSION OF TIME (37 C.F.R. § 1.136(a))

1. This is a petition for an extension of the time for a total period of  $\frac{1}{2}$ to respond to the office action of May 24, 2000.

#### (indicate matter being extended)

NOTE: "Extensions of Time in Patent Cases (Supplement Amendments)---if a timely and complete response has been filed after a Non-Final Office Action, an extension of time is not required to permit filing and/or entry of an additional amendment after expiration of the shortened statutory period.

"If a timely response has been filed after a Final Office Action, an extension of time is required to permit filing and/or entry of a Notice of Appeal or filing and/or entry of an additional amendment after expiration of the shortened statutory period unless the timely-filed response placed the application in condition for allowance. Of course, if a Notice of Appeal has been filed within the shortened statutory period, the period has cessed to run.º Notice of Dec. 10, 1985 (1061 O.G. 34-35).

NOTE: See 37 C.F.R. § 1.848 for extensions of time in interference proceedings and 37 C.F.R. § 1.550(c) for extensions of time in mexamination proceedings.

NOTE: An extension of time under 37 C.F.R. § 1.136(a)(1) is available unless:

Applicant is notified otherwise in an Office action;

"例 The reply is a reply brief submitted pursuant to § 1.193(b);

"個) The reply is a request for an oral hearing submitted pursuant to § 1.194(b);

"(iv) The reply is to a decision by the Board of Patent Appeals and Interferences pursuant to § 1.196, § 1.197 or \$ 1.304; or

"(v) The application is involved in an interference declared pursuant to \$ 1.611."

# CERTIFICATE OF MAILING/TRANSMISSION (37 C.F.R. § 1.8(a))

I hereby certify that this correspondence is, on the date shown below, being:

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Date: 9/25/00

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(Petition and Fee for Extension of Time (37 C.F.R. § 1.136(a) [11-2]—page 1 of 3)

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| Er Windhampt Mt OOHHTO   | MOLIMINI MICH INSTITED TO M  | when this extension is  | requested:                   |
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| Is filed herewith.   |  |   | 4                            |
| has been filed.  |  |   |                              |
| (ca  | omplete the following, if a  | pplicable)  |                              |
| to the mang of a continuing conditioned upon the g   | ng of a continuing application a<br>ssing in auch a case, the petition<br>g application and also include an<br>ranting of the petition and the<br>ly 13, 1983, 1031 O.G. 11-12 | for extension of time should<br>express abandonment of the  | d apocifically refe          |
| The response abandonment application.  | is the filing of a continua<br>conditioned on the grant  | ation application havir<br>ing of a filing date to t  | ng an expressible continuing |
| 3. Applicant is  |  |   |                              |
| a small entity. A s  | tatement:  |   |                              |
| is attached.   |  |   |                              |
| was already fil  | led.   |   |                              |
| O other than a small   | entity.  |   |                              |
| 4. Calculation of extension  | fee (37 C.F.R. § 1.17(a)   | (1)(5)):  |                              |
| Extension (months)  one month two months three months four months five months five months  An extension for therefor of \$ | Fee for other than small entity \$ 110.00 \$ 380.00 \$ 870.00 \$ 1,360.00 \$ 1,850.00  Fee: 4 time is required, please complete the next item, months has air                  | Fee for small entity \$ 55.00 \$ 190.00 \$ 435.00 \$ 680.00 \$ 925.00  \$ 110  consider this a petitic of applicable) | The fee paid                 |
| town moneta of exten   | nsion now requested.   |   |                              |
| Extension fee due with this requ   | uest \$  | 110   | ·                            |
| 5. Extended period for respon  | 100  |   |                              |
| Based on the extension reque<br>has been filed, if any), the exter   | sted in this petition (and   | that for which a prev   | ious petition                |
| , 55000  | idea béllad (al teaballa)  | 3 Will expute Oil3/2  | Date                         |
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### 6. Fee Payment

| six-month period has expired bei<br>abandoned, in those instances we<br>encountered in returning the page | here is no authorization to charge an account, additional fees at<br>time consumed in making up the original deficiency. If the maximum<br>fore the deficiency is noted and corrected, the application is hell<br>where authorization to charge is included, processing delays are<br>its to the PTO Finance Branch in order to apply these charges prict<br>ion to charge the deposit account for any fee deficiency ahould by<br>7, 1988; 1065 O.G. 31-33. |
|---|--|
| Attached is a check in the  |  |
| ☐ Charge Account  | for any additional extension and/o   |
| Charge fee to Account No any additional extension a   | o. 16-1350 This is a request to charge for and/or fee required or credit for any excess fee paid.  |
| A duplicate copy of t   | his petition is attached.  |
| ·   | David Olber  |
|   | SIGNATURE OF PRACTITIONER  |
| Reg. No.: 29,277  |  |
| Tel. No.: ( 203 ) 259-1800 x108  Customer No.: 2512   | David Aker   |
|   | (type or print name of practitioner)<br>Perman & Green, LLP  |
|   | 425 Post Road  |
|   | P.O. Address   |
|   | Fairfield, CT 06430  |
|   |  |
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Serial No. 09/255,325

filed: 2/23/99

(Petition and Fee for Extension of Time (37 C.F.R. § 1.135(a) [11-2]—page 3 of 3)

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(Rel.77-10/98 Pub.605)

FORM 4-2.1A

4-51

PTC/83/28A (8/96)
Approved for use through ObjG02000. OMS 0051-0002
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David Aker Perman & Green, LLP 425 Post Road Fairfield, CT 06430

NOTE: By this receipt, the PTO (a) acknowledges that a request for a CPA was filed by facsimile transmission on

the date stamped below by the PTO and (b) verifies only that the application number provided by the applicant on this receipt is the same as the application number provided on the accompanying request for a CPA. This receipt CANNOT be used to acknowledge receipt of any paper(s) other than the request for a CPA.

#### 2. APPLICATION IDENTIFICATION:

(Provide at least enough information to identify the application)

a. For prior application

Application No: 09/255,325

Filing Date: 2/23/99

Title: System For Transmitting Packet Data In Digital\*\*

Attorney Docket No: 297-005754-US(REI)

First Named Inventor: J. Hamalainen
\*\*Cellular Time Division Multiple Access (TDMA) Air Interface

b. For instant CPA application

New Attorney Docket No: ......

The PTO date stamp, which appears in the box to the right, is an acknowledgement by the PTO of receipt of a request for a CPA filed by facsimile transmission on the date indicated below.

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U.S. Serial No. 09/255,325 Filed: 2/23/99

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